

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

gr-396.m19

**CONFEDERACIÓN HÍPICA DE
PUERTO RICO, INC.**

PLAINTIFFS

V.

**CONFEDERACIÓN DE JINETES
PUERTORRIQUEÑOS, INC.**

DEFENDANTS

CIVIL NO: 2016 - 2256 (DRD)

**URGENT MOTION TO INFORM THE EMERGENCY HOSPITALIZATION
OF BROTHER COUNSEL AXEL VIZCARRA, ESQ.**

Come now defendants, **CONFEDERACIÓN DE JINETES PUERTORRIQUEÑOS, INC. (Confederación)**, except for those **Jockeys**, part of **Confederación**, who have not been served to this very date, through the subscribing **ATTORNEYS**, who without submitting to the Court's jurisdiction respectfully allege and pray:

Just last night (read this morning) the subscribing Attorney was informed via text message, by brother Counsel Axel Vizcarra's son, that **Axel Vizcarra, Esq.**, had to be hospitalized, on an emergency basis due to a pain he experienced, in his abdominal area. Mr. Vizcarra is presently hospitalized in the University of Puerto Rico Hospital, in Carolina, until further notice and/or to the time of his discharge.

The Court had granted the appearing defendants until yesterday to file their sur-reply, to the plaintiffs' reply to the defendants' opposition, to their request for summary judgment. Mr. Vizcarra was working on the mentioned sur-reply, but due to his emergency hospitalization, he was precluded from finalizing said sur-reply, for which it is most respectfully requested, an additional extension of time for the appearing defendants to file their sur-reply, until **September 15th, 2019**, trusting Mr. Vizcarra be discharged from the Hospital by then.

The subscriber is presently in the preparation of trial to commence on **August 26th, 2019** through **August 30th, 2019**, in the case of **DTW, Inc. d/b/a Yamato Japanese Restaurant v. ESJ Resort, LLC d/b/a El San Juan Hotel**, Civil Num: FAC 2018 - 0127 (408), case pending before the Court of First Instance, Superior Court, Carolina Part.

WHEREFORE, it is most respectfully requested the relief sought herein be in all respects granted, with such other and further relief as this Court may deem just and proper.

I HEREBY CERTIFY that on the herein below mentioned date the appearing plaintiff electronically filed the foregoing motion in the Clerk's Office of this Court, by means of the **CM/ECF**, and notified of such to all of the Attorneys who have filed an appearance in the above captioned cause of action.

RESPECTFULLY SUBMITTED.

In San Juan, Puerto Rico, this 22nd day of August of the year 2019.

By: /s/ **AXEL VIZCARRA-PELLOT**
#304011

By: /s/ **PETER JOHN PORRATA**
#128901

Law Offices of
AXEL VIZCARRA-PELLOT
5900 Isla Verde Avenue
L2-362
Carolina, PR 00979
axelvizcarra@icloud.com
T: 787.727.3000
F: 939.336.3992

Law Offices of
PETER JOHN PORRATA
1353 Luis Vigoreaux Avenue
PMB 204
Guaynabo, PR 00966
peterjohnporrata@gmail.com
M: 407.953.9888